

FOR STATE OF STATES OF STA

ಬೆಂಗಳೂರು, **ಗುರುವಾರ, ೧೨**, ಜನವರಿ, ೨೦೨೩(ಮಷ್ಟ, ೨೨, ಶಕವರ್ಷ, ೧೯೪೪)

BENGALURU, THURSDAY, 12, JANUARY, 2023(PUSHYA, 22, SHAKAVARSHA, 1944)

ಸಂಚಿಕೆ ೧೦ Issue 10

ಭಾಗ ೪ಎ

ರಾಜ್ಯದ ವಿಧೇಯಕಗಳ ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ರಾಜ್ಯದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಆಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರದ ಮತ್ತು ರಾಜ್ಯದ ಶಾಸನಗಳ ಮೇರೆಗೆ ರಾಜ್ಯ ಸರ್ಕಾರವು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ರಾಜ್ಯಾಂಗದ ಮೇರೆಗೆ ರಾಜ್ಯಪಾಲರು ಮಾಡಿದ ನಿಯಮಗಳು ಹಾಗೂ ಕರ್ನಾಟಕ ಉಚ್ಛ ನ್ಯಾಯಾಲಯವು ಮಾಡಿದ ನಿಯಮಗಳು

GOVERNMENT OF KARNATAKA

No. Law-LAC/182/2020

Karnataka Government Secretariat, Vidhana Soudha, Bengaluru, dated: 05.01.2023.

NOTIFICATION

Whereas the draft of the Karnataka Judicial Service (Annual Confidential Record) Rules, 2022, which the Government of Karnataka in consultation with the High Court of Karnataka proposes to make in exercise of the powers conferred by section 3 read with section 8 of the Karnataka State Civil Services Act, 1978 (Karnataka Act 14 of 1990) was published as required by sub-section (1) of section 3 of The Karnataka State Civil Services Act, 1978 in Notification No. Law-LAC/182/2020 dated: 05.11.2022, in part IVA (Volume 157) of the Karnataka Gazette dated: 14.11.2022 inviting objections and suggestions from all persons likely to be affected thereby within fifteen days from the date of its publication in the Official Gazette.

And whereas, the said Gazette was made available to public on 14.11.2022.

And whereas the objections and suggestions received in this behalf have been considered by the Government.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 read with section 8 of The Karnataka State Civil Services Act, 1978 (Karnataka Act 14 of 1990) the Government of Karnataka hereby makes the following rules, namely:-

RULES

1. **Title, commencement and application.-** (1) These rules may be called the Karnataka Judicial Service (Annual Confidential Record) Rules, 2022.

- (2) They shall come into force from the date of their final publication in the official Gazette.
 - (3) They shall apply to all the members of the Karnataka Judicial Service.
 - 2. **Definitions.-** In these rules, unless the context otherwise requires,-
 - (a) "Administrative Judge" means a Judge of the High Court of Karnataka, who has been placed incharge of the administration of a District or Districts or Metropolitan Area of Bengaluru;
 - (b) "Chief Justice" means the Chief Justice of the High Court of Karnataka;
 - (c) "District Judge" means the Principal District and Sessions Judge inclusive of District Judge (Super Time Scale) heading the District Administration of the District or Principal City Civil and Sessions Judge or Chief Judge, Court of Small Causes, Bengaluru City;
 - (d) "Form" means a form appended to these rules;
 - (e) "High Court" means the High Court of Karnataka;
 - (f) "Member of the Karnataka Judicial Service" means a member of the Judicial Service of the State of Karnataka consisting of persons holding the posts of Principal District Judges, Additional District Judge, Senior Civil Judge and other Civil Judge posts inferior to the posts of Principal District Judges, including those who are posted to work as Magistrates or appointed to any other equivalent post on deputation or on other duty;
 - (g) "Principal District Judge or Unit Head" means the Principal District and Sessions Judge inclusive of District Judge (Super Time Scale) heading the District Administration of the District or Principal City Civil and Sessions Judge or Chief Judge, Court of Small Causes, Bengaluru City and includes judges holding equivalent post nominated by the Chief Justice as head of the unit in respect of judicial officers on deputation posts; and
 - (h) "Year" means the period of twelve months commencing from the 1st of January.
 - **3. Annual confidential record.-** (1) In respect of every member of the Judicial Service an Annual Confidential Record shall be recorded in Part-B.
- (2) The period for the purpose of recording Annual Confidential Record shall be the year ending 31st December:

Provided that:-

 (i) In respect of a probationer, until he is confirmed, or satisfactory completion of probation is declared, a Confidential Record shall be prepared for every period of four months of service; and

- (ii) In respect of a member of Judicial Service, who has worked for more than three months in more than one District in any year, a record for each such period shall be prepared.
- (3) Notwithstanding anything contained in sub-rule (1), a special record shall be prepared by the Administrative Judge or Principal District Judge whenever called for by the High Court, in order to assess the suitability of a member of Judicial Service either for confirmation or promotion or Screening.
- 4. Preparation and transmission of records in respect of members of judicial service other than district and sessions judges.- (1) Every member of the Judicial Service other than Principal District and Sessions Judge or Additional District and Sessions Judge or Principal City Civil Judge or Additional City Civil Judge or Chief Judge, Court of Small Causes or Principal or Additional Judge's of Family Courts or Presiding Officers of Labour Courts and Industrial Tribunals shall submit his particulars in Part-A of the Annual Confidential Record provided to him every year on Judge's portal or manually in between 1st January to 15th January and to reach the Principal District and Sessions Judge or Unit Head before the 15th January of succeeding year covering information upto 31st December of the year concerned.
- (2) Part–A of the Annual Confidential Record shall be auto generated on the Judges portal and shall be accessible by the concerned Judicial Officer, Hon'ble the Chief Justice, Administrative Judge, Registrar General and Registrar (Vigilance) and concerned Principal District Judge (in case of the said Authority being Recording Authority) and such other Judges or Officers as may be authorized or ordered by the Chief Justice.
- (3) The Principal District Judge or Unit Head as the case may be shall call for five selected judgments from the Judicial Officer or by picking five Judgments at his discretion and intimate the concerned Judicial Officer who is under his administrative superintendence and control to forward the same on or before 31st January of every year.
- (4) The Principal District and Sessions Judge or Unit Head shall record the Annual Confidential Record of the Judicial Officer in column (2) of Part-B under his administrative superintendence and control and forward the same to the High Court along with Part-A and copies of five judgments delivered by the Officer on or before 15th February of every year.
- (5) The Annual Confidential Record received from the Principal District and Sessions Judge or Unit Head shall be placed before Administrative Judge of concerned Unit who shall assess the performance of the Judicial Officers by noting the remarks against each item as indicated therein namely by assigning the following grades, namely:-

- (a) Excellent
- (b) Very Good
- (c) Good
- (d) Satisfactory
- (e) Unsatisfactory
- (6) The Administrative Judge shall record the Annual Confidential Record in column (3) of Part-B of the concerned Officer under his administrative superintendence and control as far as possible within the III Quarter of every year.
- (7) The Annual Confidential Record prepared by the Administrative Judge or any Judge under this rule shall be placed before the Chief Justice for recording of his remarks.
- (8) The Annual Confidential Record in respect of such Officers, who are on deputation, shall be recorded by the Judge nominated for the purpose by the Chief Justice in the same manner and within the same time as specified in this rule.
- (9) In case of such Principal District and Sessions Judge or Unit Head ceases to hold office, shall record the Annual Confidential Record of the concerned Officers, who have worked under his administrative superintendence and control within thirty days of relinquishment of the office.
- (10) In case of Principal District and Sessions Judge or Unit Head, who cease to be a Judge, has not prepared the confidential record before his relinquishment, his successor or the Judge nominated for the purpose by the Chief Justice shall prepare the Annual Confidential Record.
- 5. Record in respect of Principal District and Sessions Judge / Additional District and Sessions Judge / Principal City Civil Judge / Additional City Civil and Sessions Judge / Chief Judge, Court of Small Causes / Principal / Additional Judge's of Family Courts / Presiding officers of Labour Courts and Industrial Tribunals and Members of the Service on Deputation or on other duty.- Record in respect of District and Sessions Judge of the Judicial Service includes equivalent Judges on Deputation or on other Duty,-
- (1) Every member of the Judicial Service specified above shall submit his particulars in Part-A of the Annual Confidential Record provided to him every year on Judge's portal or manually so as to reach the High Court of Karnataka, Bengaluru, on or before the 15th February of succeeding year covering information upto 31st December of the year concerned.
- (2) Part–A of the Annual Confidential Record shall be auto generated on the Judges portal and shall be accessible by the concerned Judicial Officer, the Chief Justice, Administrative Judge and such other person authorised by the Chief Justice.
- (3) The registry shall place Part-A of the Annual Confidential Record before the Administrative Judge on or before 1st March, for selection of five random judgments

for being examined for the purpose of assessing the performance and on obtaining orders with regard to five selected judgments, same shall be intimated to the concerned for being forwarded to the High Court on or before 31st March of the year and entire records shall be placed by the registry before the Administrative Judge on or before 15th April of the year.

- (4) The Administrative Judge shall record the Annual Confidential Record of the concerned as the Head of the Unit, who is under his administrative superintendence and control by assessing the performance and assigning the following grades, namely:-
 - (a) Excellent
 - (b) Very Good
 - (c) Good
 - (d) Satisfactory
 - (e) Unsatisfactory
- (5) The Administrative Judge shall record the Annual Confidential Record in Part-B of the concerned officer under his administrative superintendence and control as far as possible within the IIIrd Quarter of every year.
- (6) The Annual Confidential Record prepared by the Administrative Judge or any Judge under this rule shall be placed before Hon'ble the Chief Justice for recording of his remarks.
- (7) The Annual Confidential Record in respect of such officers, who are on deputation, shall be recorded by the Judge nominated for the purpose by the Chief Justice in the same manner and within the same time as specified in this rule.
- (8) In case of Administrative Judge, who ceases to be a Judge, has not prepared the confidential record before his relinquishment, his successor or the Judge nominated for the purpose by the Chief Justice shall prepare the Annual Confidential Record.
- **6. Communication of remarks recorded.-** (1) The Annual Confidential Record of each year duly accepted and confirmed by the concerned Recording Authority shall be communicated to every Judicial Officer either by uploading them on Judicial Officers' Portal or manually, by the Registrar General, High Court of Karnataka.
- (2) The fact of communication of accepted and confirmed record shall be recorded in the Annual Confidential Record.
- **7.** Representation against adverse remarks.- (1) Every member of the Judicial service to whom adverse remarks are communicated, shall within eight weeks from the date of receipt of such communication, submit his representation, if any, against said remarks to the High Court and said representation shall be placed before the Committee constituted for the said purpose by the chief justice within

sixty days from the date of receipt of representation for a decision being taken thereon.

- (2) The decision taken on such representation by the Committee shall be communicated to the Officer concerned within thirty days from the date of such decision.
- (3) The decision of the Committee shall be final and binding and no further application for reconsideration or review of the decision of the Committee shall be entertained.
- 8. Registrar General to Monitor receipt of Annual Confidential Record, Representations and decision taken thereon. Register in Part-C shall be maintained by the Registrar General and shall take all reasonable steps to monitor timely receipt of Annual Confidential Records, representations against adverse or advisory remarks received and communication of the decision to the concerned Judicial Officer on the said representations by the Committee.
- **9. Power to supplement the rules.-** The High Court or the Chief Justice shall have the power to lay down guidelines or issue instructions for the purpose of effective implementation of these Rules.

By Order and in the name of the Governor of Karnataka,

(R.VIJAYAKUMARI)
Under Secretary to Government (Admn-1)
Law Department

JUDICIAL OFFICERS ANNUAL CONFIDENTIAL RECORD FOR THE YEAR ____

(See sub-rule (1) of rule 4)

(Part-A to be filled up by The Judicial Officer Concerned (Self appraisal))

РНОТО

	D 4					
1. Judio	Part- A JUDGE CODE: 1. Judicial officer:					
()	ame of the Officer n Capital Letters)					
(b) E	mail ID & Mobile Number					
(c) D	esignation					
(d) Da	ate of Birth					
(e) Da	ate of entry into Service					
(i)	istrict Home Town Place/s of Practice					
2. Educ	ational Qualification:					
3. Proba	ation Completed/Extended:					
4. Marit	al Status:					
relativ	her Spouse or any other close we is a Judicial officer? If Yes, etails thereof.					
	her any close relatives are in practice? If yes, the details of.					
7. Post l	neld as Judicial Officer during the		Init Hood			
(a)	From To	(a)	Jnit Head			
(b)		(b)				
(c)		(c)				

ted Leave On other Duties

(i	onthly work turned out) January to December of the relevant assessment year Annexure 1 to 12 (To be filled and enclosed)) Disposal of Old Cases during the year under assessment, to be filled in Annexure 13 and enclosed		
	ompliance of Inspection Notes: Date of last Inspection		
. ,	Whether earlier Inspection Note is pending for compliance -Yes/No		
(c)	Number of extension sought for compliance of Inspection Note		
(d)	Reasons, if any, for non compliance		
(e)	Shall be applicable to the Judicial Officers holding administration		
17. Al	DR Mechanism:		
Sl. No.	Details	Referred	Settled
1	Mediation		
2	Lok Adalath		
3	Arbitration		
4	Conciliation		

Date: signature of the Judicial Officer

ANNI	EXURE – 1 to 12 to Part-A	
MON	TH:	
Name of the Officer	Designation	Post Held

No. of the Case	Case Civil/Criminal/Misc	Type of Case	Date of Institution	Date of Disposal	Other information if any

ANNEXURE - 13 to Part A

	More tha	an 5 years	More tha	an 10 years	More tha	n 15 years	More th	an 20 years
	Contested	Unconteste d	Conteste d	Unconteste d	Conteste d	Unconteste d	Conteste d	Uncontested
Civil Cases								
Criminal								
Cases								
Out of above:		Ci	vil			Cri	minal	
(a) Cases								
made time								
bound by								
Higher								
Courts								
(b) Special								
Category								
cases								
(c) Cases of								
trial								
prisoners								
(d) Cases of								
senior								
citizens								

JUDICIAL OFFICER'S ANNUAL CONFIDENTIAL REPORT FOR THE YEAR _____ (See sub-rule (1) of rule 3)

Part - B

(To be recorded by Superior Judicial Officers)

Name of the Officer	Designation	Post held
Note: - 1) To be indicated aga	ainst each items as Excellent / Very Good / G	Good / Satisfactory / Unsatisfactory
2) To assign reasons i	in case of adverse remarks being recorded a	gainst any of the items noted herein below:-

		To be recorded by Unit Head or Hon'ble Administrative Judge where the Officer is a District Judge	To be recorded by the Hon'ble Administrative Judge of the Unit	To be recorded by Hon'ble the Chief Justice
	(1)	(2)	(3)	(4)
1.	Quality of Judgment / Order (To be assessed on the basis of Judgments/ Orders (5) selected at random by the Unit Head or Hon'ble Administrative Judge in the case of District Judge.			
	(a) Language			
	(b) Narration			
	(c) Clarity in thought			
	(d) Reasoning			
	(e) Conclusion			
2.	(Copies of Judgments and Orders to be enclosed) Knowledge of Law and Procedure			
3.	Promptitude in disposal of Cases (a) Current			
	(b) Old			
	•••			

4.	(a) Industry			
	(b) Aptitude for hard / heavy work			
	(c) Readiness to take up Responsibility			
5.	Supervision and Control – (a) On Subordinate Judges (b) On Office staff			
6.	Attitude towards			
	(a) Superiors			
	(b) Subordinates			
	(c) Colleagues			
7.	\mathcal{S}^{-1}			
	(a) Inside Court	•••		
	(b) Outside Court	•••		
8.	Outlook towards			
	(a) Members of the Bar	•••		
_	(b) Public	•••		
9.	Reputation as to			
	(a) Honesty	•••		
	(b) Integrity	•••		
	(c) Impartiality	•••		
10	. Over-all View			
11	. Special remarks, if any			

Signature and Date

Signature and Date

Signature and Date

Part - C (See rule 8)

(To be maintained by the Registry and its extract should be annexed with the Annual Confidential Record of each year of every Judicial Officer)

Record of the Year :
Name of the Officer :
Designation and Posting :-

S1.	Particulars	Date of Receipt
No.	I di ciodidio	Duce of Receipt
1.	Part-A of the Annual Confidential	
1.	Record received on	
	Part-A of the Annual Confidential	
2.	Record made available to the	
	Reporting Authority on	
	Part-A of the Annual Confidential	
3.	Record submitted by the Reporting	
	Authority on	
4.	Entire record placed before the	
т.	recording Authority on	
5.	Annual Confidential Record received	
٥.	from the Recording Authority on	
	Annual Confidential Record accepted	
6.	and confirmed by Hon'ble the Chief	
	Justice on	
	Annual Confidential	
7.	Record/Remarks communicated to	
	the Judicial Officer on	
8.	Representation received, if any, from	
0.	the Judicial Officer on	
9.	Representation decided by the	
٦.	Committee on	
	Decision of the Committee	
10.	communicated to the Judicial Officer	
	on	
11.	Other details, or remarks, if any:	
11.		

GOVERNMENT OF KARNATAKA

No. LAW-LAC/145/2021

Karnataka Government Secretariat, Vidhana Soudha, Bengaluru, dated: 20.6.2022

NOTIFICATION

In exercise of the powers conferred under Article 283(2) of the Constitution of India and all other powers thereto and in supersession of Notification No. LAW 127 LAC 98 dated 12.7.2002, the Governor of Karnataka hereby makes the following rules, namely:-

Rules

- **1.** TITLE AND COMMENCEMENT:- (1) These rules may be called the Karnataka Judicial Department Administrative Expenditure Rules, 2022.
- 2. They shall come into force from the date of their publication in the official Gazette.
- 3. These powers will be exercised subject to availability of funds by valid appropriation or re-appropriation from within the sanctioned budget allotment and to the general and procedural directions contained in Karnataka Financial Code, Manual of Contingent Expenditure and other existing rules or orders or those which may be issued in future.
- 4. The Chief Justice shall have the following powers with respect to District Judiciary:-

SI. No.	Description of Items	Revised Powers			
1	2	3			
[1]	Appropriation and Re- appropriation of funds within the Budget Allotment	Full powers of re-appropriation in respect of appropriation relating to the District Judiciary comes under Demand No.27 Administration of Justice, subject to the provisions contained in Paragraphs 272 and 273 of the Karnataka Budget Manual, 1975 (Vol-I)			
[2]	,	tingencies and purchase of stores other than expenditure oks and publications and local purchase of stationery			
(a)	Recurring Expenditure on Contingencies	Full powers - subject to availability of funds by valid appropriation or re-appropriation from within the allotment			

	(b)	Non-recurring Expenditure on Contingencies and purchase of stores other than works	Full powers - subject to availability of funds by valid appropriation or re-appropriation from within the allotment
[3]		Local Purchase of Stationery and Stores, etc.	Full powers up to the limit of the Budget Provision
[4]		Purchase of Books and Publications etc.	Full powers up to the limit of the Budget Provision
[5]		Miscellaneous Expenditure	
	(a)	Recurring Miscellaneous Expenditure	Full Powers
	(b)	Non-Recurring Miscellaneous Expenditure	Full Powers
[6]		Expenditure on Entertainment at Meetings and Conferences	Up to Rs.10,000/- for each meeting subject to a maximum of Rs.1,00,000/- per annum (Districtwise)_up to Rs.50,00,000/- per annum towards State Level Conference.
[7]		Remission or Disallowances by Audit and Writing-off over payments made to District Court Employees	Full powers subject to the fulfillment of the conditions laid down in Article 307 of K.F.C. in this behalf and with a speaking order to be sent to Finance Dept. and Accountant General.
[8]		Write off of Losses of Stores, Money and Advances etc.	
	(a)	Losses of irrecoverable value of stores or public money	
	(b)	Loss of irrecoverable advance	Full Powers subject to following the conditions specified in Article 306(a) and (b) of KFC.
	(c)	Deficiencies and depreciation in value of furniture	
[9]		To Purchase following Equipments for Office use	Full powers subject to availability of funds by valid appropriation or re-appropriation from within sanctioned Budget Allotment
	a)	Purchase of Computers and its peripherals/Computer Accessories, Cameras, Copier Machines, Scanners, Air Purifiers	
	b)	Purchase of Dictaphones, Air coolers, Franking Machines, Weighing Scales,	Full powers subject to availability of funds by valid appropriation or re-appropriation from within sanctioned Budget Allotment

	Vaccum Cleaners, Calculators, Water Coolers, Aqua guards, Water Filters, Room Heaters, Portable Generators, Emergency light, Fire Existinguishers and fire fighting equipments, Exhaust Fans, Fans, Paper Shredder, UPS, Inverters, Scrubber Dryer Machines and any other	
[10]	office equipments etc. Installation of New Telephones to the Courts and Residences of Judicial Officers in the State	Full Powers to Purchase and Installation of New Telephones to the Courts and Residences of Judicial Officers in the State
[11]	Purchase of New Furniture to the Newly Established Courts and deficit furniture to the existing courts	Full powers subject to availability of funds by valid appropriation or re-appropriation within sanctioned Budget Allotment
[12]	Repair and AMC of Computers and related items, office equipments, furniture and Repair of Office Vehicles	Full Powers
[13]	to declare Stores as obsolete surplus or unserviceable and dispose them like Furniture, Books and Periodicals, unserviceable Office Equipments, Vehicle beyond economic repair subject to certification by the RTO	Full Powers.
[14]	for Hiring of Vehicles at Rates approved by DPAR/Transport Department	Full Powers

[15]	to sanction training programmes and incur expenditure on Honorarium, transport, training materials, contingencies etc.,	Full Powers
[16]	for Hiring of Manpower subject to guidelines from DPAR, if any and subject to vacancy of posts and availability of grants for service-outsourcing as agreed by FD	Full Powers

By order and in the name of the Governor of Karnataka,

-Sd/(R.VIJAYAKUMARI)
Under Secretary to Government (Adm-1)
Law Department

PR-117

GOVERNMENT OF KARNATKA

No. RD 20 LGP 2022

Karnataka Government Secretariat, M.S. Building, Bengaluru, Dated: 02.01.2023.

NOTIFICATION

The draft of the following rules further to amend the Karnataka Land Revenue Rules, 1966, was published as required by sub-section (1) of section 197 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) in Notification No. RD 20 LGP 2022, dated:30.11.2022, published in Part IV-A of the Karnataka Gazette dated: 06.12.2022 inviting objections or suggestions from all the persons likely to be affected thereby within fifteen days from the date of its publication in the Official Gazette.

Where the said Gazette was made available to the public on 06.12.2022.

And whereas no objections and suggestions have been received by the State Government within the period specified above.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 197 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) the Government of Karnataka hereby makes the following rules to amend the Karnataka Land Revenue Rules, 1966, namely:-

RULES

- **1. Title and commencement.-** (1) These rules may be called the Karnataka Land Revenue (Amendment) Rules, 2022.
- (2) They shall come into force from the date of their final publication in the Official Gazette.
- **2) Amendment of rule 108-D.** In the Karnataka Land Revenue Rules, 1966 in rule 108-D, after sub-rule (3), the following proviso shall be inserted, namely:-

"Provided that all such applications which were rejected on the reason that the lands were Sendhi Vana/Echalu Vana shall be placed before the Committee or Additional Committee, after the scrutiny as specified in Rule 108-C".

By order in the name of the Governor of Karnataka

(VIMALAMMA C.)

Under Secretary to Government, Revenue Department (Land Grants-1).

PR-118

ಕರ್ನಾಟಕ ಸರ್ಕಾರ

ಸಂಖ್ಯೆ: ಸಿಒ112 ಎಂಆರ್ಇ 2022

ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಸಚಿವಾಲಯ ಬಹುಮಹಡಿಗಳ ಕಟ್ಟಡ, ಬೆಂಗಳೂರು, ದಿನಾಂಕ:05.01.2023

<u>ಅಧಿಸೂಚನೆ</u>

ಬಂಗಾರಪೇಟೆ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಯನ್ನು ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ವ್ಯವಹಾರ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ, 1966ರ ಕಲಂ 145ರಡಿ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ, ಬಂಗಾರಪೇಟೆ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಯ ಮಾರುಕಟ್ಟೆ ಕ್ಷೇತ್ರದಿಂದ ಕೆ.ಜಿ.ಎಫ್. ತಾಲ್ಲೂಕನ್ನು ಬೇರ್ಪಡಿಸಿ, ಪ್ರತ್ಯೇಕವಾಗಿ ಬಂಗಾರಪೇಟೆ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿ ಹಾಗೂ ಕೆ.ಜಿ.ಎಫ್. ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿಯನ್ನು ಸ್ಥಾಪಿಸಲು ಹಾಗೂ ಸದರಿ ಎರಡೂ ಮಾರುಕಟ್ಟೆ ಕ್ಷೇತ್ರಗಳ ವ್ಯಾಪ್ತಿಯಲ್ಲಿ ಅಧಿಸೂಚಿತ 92 ವಿವಿಧ ಕೃಷಿ ಉತ್ಪನ್ನಗಳನ್ನು ಮಾರಾಟ ನಿಯಂತ್ರಣಕ್ಕೆ ಒಳಪಡಿಸಲು ಉದ್ದೇಶಿಸಲಾಗಿದೆ.

ಮೇಲಿನ ಪ್ರಸ್ತಾವನೆಗೆ ಕರ್ನಾಟಕ ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ವ್ಯವಹಾರ (ನಿಯಂತ್ರಣ ಮತ್ತು ಅಭಿವೃದ್ಧಿ) ಅಧಿನಿಯಮ 1966ರ ಕಲಂ 03 ಹಾಗೂ 04ರನ್ವಯ ಆಕ್ಷೇಪಣೆ / ಸಲಹೆಗಳನ್ನು ಆಹ್ವಾನಿಸಿದ್ದು, ಯಾವುದೇ ಆಕ್ಟೇಪಣೆಗಳು / ಸಲಹೆಗಳು ಇದ್ದಲ್ಲಿ ಈ ಅಧಿಸೂಚನೆಯು ಕರ್ನಾಟಕ

ಭಾಗ ೪ಎ

ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ, **ಗುರುವಾರ, ೧೨**, ಜನವರಿ, ೨೦೨೩

೨೨೭೭

ರಾಜ್ಯ ಪತ್ರದಲ್ಲಿ ಪ್ರಕಟವಾದ ದಿನಾಂಕದಿಂದ ಅಥವಾ ಕನ್ನಡ ದಿನಪತ್ರಿಕೆಯಲ್ಲಿ ಯಾವುದರಲ್ಲಿ ತಡವಾಗಿ ಪ್ರಕಟವಾಗುವುದೋ ಆ ದಿನಾಂಕದಿಂದ 30 ದಿವಸದೊಳಗಾಗಿ ಸರ್ಕಾರದ ಅಪರ ಮುಖ್ಯ ಕಾರ್ಯದರ್ಶಿಗಳು, ಸಹಕಾರ ಇಲಾಖೆ, ಕರ್ನಾಟಕ ಸರ್ಕಾರ, ಬಹುಮಹಡಿಗಳ ಕಟ್ಟಡ, ಬೆಂಗಳೂರು 560 001 ಇವರಿಗೆ ಸಲ್ಲಿಸಬಹುದಾಗಿದೆ.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

(ಪಿ.ಎನ್. ನಾಗರಾಜ್) ಸರ್ಕಾರದ ಅಧೀನ ಕಾರ್ಯದರ್ಶಿ-1 ಸಹಕಾರಇಲಾಖೆ.

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